1	CHRIS ARABIA, Esq.	
2	Nevada Bar No. 9749	
_	LAW OFFICES OF CHRIS ARABIA, PC	
3	601 S. 10 th St., Suite 107	
4	Las Vegas, NV 89101	
1	Phone: 702.701.4391 Fax: 877.858.7893	
5	chris@chrisarabia.com	
6	Attorney for Defendant	
7	UNITED STATES DISTRICT COURT	
8	UNITED STATES DISTRICT COURT	
	DISTRICT OF NEVADA	
9		
10		
11	UNITED STATES OF AMERICA,	
T T	OWITED STATES OF AMERICA,	Case No. 2:15-CR-00266-RFB-VCF
12	Plaintiff,	
13	vs.	STIPULATION TO CONTINUE
		SENTENCING HEARING
14	TIMOTHY McPHERSON,	(Second Request)
15	Defendent	(Second Request)
	Defendant.	
16		
17		
18	IT IS HEREBY STIPULATED AND AGREED, by and between Dayle Elieson, Acting	
19	United States Attorney, and Robert Knief, Assistant United States Attorney, counsel for the	
20	United States of America, and Chris Arabia, counsel for Defendant Timothy McPherson that the	
	Office States of America, and Chris Arabia, counser for Defendant Timothy Wer herson that the	
21	sentencing hearing for the above-captioned matter, currently scheduled for August 2, 2018, be	
22		
23	vacated and continued for no less than 60 days, to the 4th day of October, 2018,	
23	2010 (41 1	
24	2018 at the hour of a.m_/p.m. This stipulation is entered for the following reasons:	
25	1. Defendant McPherson requires the additional time because he is need of a necessary	
26	medical/therapy procedure (related to his recent surgery) prior to any term of incarceration.	
27		
	McPherson's pre-trial services officer is aware	of the situation, as is the Assistant U.S. Attorney
28		

handling the case for the government. The parties agree that it would be best to allow McPherson to have the procedure and sufficient therapy/recovery time prior to his sentencing hearing.

- 2. The defendant is not incarcerated at this time and does not object to the continuance.
- 3. The parties agree to the continuance.
- 4. The additional time requested herein is not sought for purposes of delay, but merely to allow for McPherson to have the necessary procedure prior to his sentencing and any subsequent incarceration. This is the second request to continue the sentencing date filed herein, the first having been requested because of McPherson's recent surgery arising from the same medical issues as those resulting in the instant request.

DATED: July 24, 2018.

/s/ Chris Arabia Counsel for Defendant McPherson /s/ Robert Knief Assistant United States Attorney

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA UNITED STATES OF AMERICA, Case No. 2:15-CR-00266-RFB-VCF Plaintiff, ORDER TO CONTINUE SENTENCING HEARING vs. TIMOTHY McPHERSON, Defendant. Based on the pending Stipulation of counsel, and good cause appearing therefore, IT IS HEREBY ORDERED, that the sentencing hearing in the above-captioned matter, currently scheduled for August 2, 2018 be vacated and continued for at least 60 days, to the 4th ____, day of <u>October</u>, 2018 at the hour of <u>3:00</u> a.m./p.m. RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE DATED: <u>July 27, 2018</u>.